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Before the FEDERAL COMMUNICATIONS COMMISSION

Washington, D.C. 20554

In the	e Matter of:)	
	ndment of Section 73.202(b),) MM Docke) RM -	et No
FM E	Broadcast Stations, nont and Holton, Michigan))	RECEIVED
To:	Chief, Allocations Branch Policy & Rules Division, Mass	Media Bureau	FEB 1 7 1998 FEDERAL COMMUNICATIONS COMMISSION OFFICE OF THE SECRETARY

PETITION FOR RULE MAKING

Noordyk Broadcasting, Inc. ("Noordyk"), by Counsel, and pursuant to §§ 1.401 and 1,420 of the Commission's Rules, hereby respectfully petitions the Commission to institute Rule Making proceedings for amendment of the FM Table of Allocations, as follows:

City / State	Existing	Proposed
Fremont, Michigan	261A	
Holton, Michigan		261A

In support hereof, the following is shown:

Background

1. Noordyk is the Licensee of Radio Stations WSHN-AM and WSHN-FM at Fremont, Michigan. Noordyk proposes the reallotment of Channel 261A from Fremont to Holton, Michigan, and the modification of the WSHN-FM license to specify Holton as its community of license so that WSHN-FM can

No. of Copies rec'd 0+3 List ABCDE MMB better serve the public through the most efficient use of its frequency. The reallotment of Channel 261A to Holton, Michigan would provide that community with its first local aural service. Noordyk would continue to provide local aural service to Fremont, Michigan through Radio Station WSHN-AM.

Technical Criteria

2. An allocation study conducted by Noordyk's consulting engineer shows that Channel 261A may be reallotted to Holton, Michigan in compliance with §73.213(c) and §73.207 spacing requirements to all other applicable facilities, at the present WSHN-FM transmitting site./ See, attached Technical Statement of Jefferson G. Brock of Graham Brock, Inc.

Community Qualifications of Holton, Michigan

3. Holton, Michigan is qualified and deserving to receive the reallotment of Channel 261A since it has definable boundaries/2, has its own elected government (a five-member Township Board, elected every four years), its own volunteer fire department, its own school system for grades kindergarten through 12th grade, and its own postal zip code -- 49425. Holton is home to numerous businesses and houses of worship that use the Holton

¹ Should the Commission grant this request, Noordyk would ultimately apply for a modification of the WSHN-FM facilities to maximize its facilities.

² The Holton Township Official Zoning Map has been utilized by Noordyk's technical consulting engineer, and is attached to the engineering statement supporting this petition.

name, such as:

Holton American Legion Post (9150 Holton Road)

Holton Foods (8764 Main Street)

Holton Garage Door (8201 Holton Road)

Holton Party Store (8794 Main Street)

Holton True Value Hardware (8505 Holton Road)

Holton Stop-N-Shop (8545 Holton Road)

Holton Free Methodist Church (8833 Holton Road)

Holton Lutheran Church (6655 Martin Road)

Holton United Methodist Church (6511 Holton/Whitehall Road)

Holton United Methodist Parsonage (8670 Ward Avenue)

Noordyk submits that when all of the above factors are considered -- namely, definable township boundaries, the Holton Zip Code, the use of the Holton name in businesses and several churches, and the establishment of a local government, school system and fire department -- the Commission should agree that Holton has a geographically identifiable population grouping and that objective indicia of community status are present. See, FM Channel Assignments: Middletown, California, 69 RR 2d 1626 (MMB 1991).

Public Interest Showing

4. Acceptance of this Petition and the modification of the WSHN-FM license to specify Holton as its community of license is in the public interest. Presently, Noordyk does not operate WSHN-FM at maximum 3 kilowatt facilities. In order to provide the requisite service to Holton, Noordyk will have to increase operating power for WSHN-FM to maximum 3 kilowatt facilities. Thus, the reallotment of Channel 261A to Holton, Michigan will permit WSHN-FM to increase its areas and population of service from 40,218 persons within

1,590.7 square kilometers to 43,146 persons within 1,828.7 square kilometers at its present site. Furthermore, this proposal provides first local aural service to the community of Holton, without depriving Fremont of any local aural service since Noordyk would continue to operate WSHN-AM at Fremont./3 Based upon the foregoing, Noordyk submits that this proposal results in a preferential arrangement of allotments, a new service benefit to the communities involved, and qualifies for consideration without affording other interested parties an opportunity to file competing expressions of interest. See, Modification of FM and TV Authorizations to Specify a New Community of License, 4 FCC Rcd 4870 (1989), recon. granted in part, 5 FCC Rcd 7094 (1990).

Statement of Continuing Interest

5. Noordyk hereby states that, should the Commission institute the requested Rule Making proceedings and ultimately adopt the amendment to the FM Table of Allotments proposed herein, it would file an application for modification of the WSHN-FM license to specify Holton as its community of license.

³ And, since Noordyk would continue to provide 1 mV/m service of WSHN-FM to the community of Fremont, the reallotment of Channel 261A to Holton would not have any real effect on the number of aural reception services provided to Fremont.

Conclusion

WHEREFORE, the above premises considered, Noordyk respectfully urges that the Commission commence Rule Making Proceedings proposing to amend § 73.202(b) of the Commission's Rules, FM Table of Allotments, as follows:

City / State	Existing	Proposed
Fremont, Michigan	261A	
Holton, Michigan		261A
	Respectfully submitted,	

NOORDYK BROADCASTING, INC.

Cary S Tenner

Its Attorney

Booth, Freret, Imlay & Tepper, P.C. 5101 Wisconsin Avenue, N.W. Suite 307 Washington, D.C. 20016-4120

(202) 686-9600

February 17, 1998

GRAHAM BROCK, INC.

BROADCAST TECHNICAL CONSULTANTS

PETITION FOR RULE MAKING NOORDYK BROADCASTING, INC. RE-ALLOT CHANNEL 261A HOLTON, MICHIGAN February 1998

TECHNICAL EXHIBIT

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PETITION FOR RULE MAKING NOORDYK BROADCASTING, INC. RE-ALLOT CHANNEL 261A HOLTON, MICHIGAN February 1998

TECHNICAL STATEMENT

1. This Technical Statement and attached exhibits were prepared on behalf of Noordyk Broadcasting, Inc. ("NBI"), licensee of WSHN-FM, Channel 261A, Fremont, Michigan. NBI herein requests the re-allotment of Channel 261A from Fremont, Michigan, to Holton, Michigan. The re-allotment will provide Holton with its first locally listenable FM facility and will not deprive Fremont of its only local service. The proposed allocation of Channel 261A to Holton is mutually exclusive with the present allocation of Channel 261A at Fremont.

BACKGROUND

2. Channel 261A was allotted to Fremont, Michigan, prior to October 1989 and is, therefore, considered a grandfathered 3.0 kilowatt Class A facility under the Commission's rules. At its licensed site, WSHN-FM does not meet the Commission's minimum distance separation requirements, §73.207 of the rules, toward stations WZTU, Channel 261A, Bear Lake, Michigan, and WBCH-FM, Channel 261A, Hastings, Michigan. WSHN-FM does, however, meet the requirements of §73.213(c) of the rules toward both stations. To all other facilities, WSHN-FM complies with the present §73.207 spacing requirements.

^{1) §73.213(}c) requires grandfathered co-channel Class A stations to be a minimum of 105 kilometers apart.

DISCUSSION

- 3. NBI is proposing to re-allot Channel 261A from Fremont to Holton, specifying the same coordinates as the presently licensed WSHN-FM facility at the reference site for the proposed Holton allocation. As such, Channel 261A will continue to meet the §73.213(c) rules to WZTU and WBCH-FM, and comply with §73.207 spacing requirements to all other facilities.
- 4. The community of Holton is located within Holton Township in Muskegon County, Michigan. While the community of Holton is not specifically listed in the United States Census, it does have clearly definable boundaries within the township. Holton also has the necessary identia to be categorized as a community for allocation purposes. Attached as Exhibit #1 is a Holton Township Official Zoning Map which defines seven types of areas contained within the township, including commercial, residential, forest recreational and agricultural. A large portion of Holton Township is within the boundaries of the Manistee National Forest. Based on the zoning map, a definable boundary for the community of Holton was established. This boundary was then used to verify the requisite city grade coverage for the change in community request. The boundaries are composed of the commercial and high density residential areas (inclusive of areas of one acre zoning for residential use).
- 5. The removal of Channel 261A from Fremont will not deprive the community of its only local service, since co-owned station WSHN, 1550 kHz, will remain licensed to Fremont. In addition, WSHN-FM will still provide 1.0 mV/m service to Fremont. Neither Holton nor .

 Fremont is located within or near an urbanized area as identified by the United States Census.

REOUEST

- 6. Channel 261A can be allotted to Holton with a site restriction of 12.6 kilometers northeast of the community at the present WSHN-FM transmitter site at geographic coordinates North Latitude 43° 28' 15" and West Longitude 85° 56' 25". As shown on Exhibit #2, Channel 261A meets the Commission's spacing requirements of §73.213(c) towards WZTU and WBCH-FM and §73.207 toward all other existing, applied for or proposed facilities. Exhibit #3 shows that, from the reference site, Channel 261A operating as a maximum 3.0 kilowatt/100 meter facility would place a 3.16 mV/m contour over 100% of the community of Holton.
 - 7. Therefore, NBI requests the following amendment to §73.202(b) of the rules:

Holton, Michigan

Present	Proposed
None	261A

Fremont, Michigan

Present	Proposed	
261A	None ³	

PUBLIC INTEREST

8. A maximum 3.0 kilowatt Class A facility operating at Holton (from the reference site) will provide 1.0 mV/m service to 43,146 persons in 1,828.7 square kilometers.⁴ The

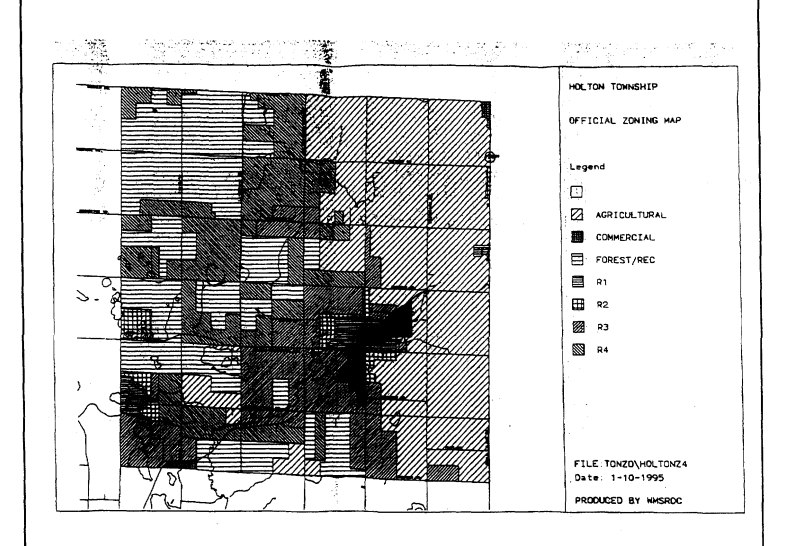
²⁾ It would be possible to allocate the channel without the imposition of a site restriction and increase the spacing between Channel 261A at Holton/Fremont and stations WZTU and WBCH-FM. However, the present actual site coordinates of the existing tower were used.

³⁾ AM station WSHN will remain licensed to Fremont.

⁴⁾ As presently authorized, WSHN-FM provides 1.0 mV/m service to 40,218 persons in 1,590.7 square kilometers. Population data was extracted from the PL94-171 computer files.

re-allotment of the channel to Holton will not deprive Fremont of its only service and will provide the first local service to Holton. Once Channel 261A is allocated to Holton, NBI will file, on a timely basis, an application to make minor changes in the facilities of WSHN-FM to specify Holton, Michigan, as its community of license.

9. The foregoing Technical Statement was prepared on behalf of Noordyk Broadcasting, Inc., by Graham Brock, Inc., its Technical Consultant. All information relating to the FM allocations and facilities was extracted from the NTIA database as updated on February 6, 1998. We assume no liability for errors or omissions in that database which may be adverse to the requests contained herein.



HOLTON TOWNSHIP ZONING MAP

EXHIBIT #1
PETITION FOR RULE MAKING
NOORDYK BROADCASTING, INC.

RE-ALLOT CHANNEL 261A HOLTON, MICHIGAN

February 1998

GRAHAM BROCK, INC.

BROADCAST TECHNICAL CONSULTANTS

ALLOCATION STUDY FOR HOLTON, MICHIGAN USING PRESENT WSHN-FM SITE AS REFERENCE

RE 43 85	FERENCE 28 15 N 56 25 W	Curr CHAN	CLASS A ent rules spac NEL 261 -100.1	ings MHz -	DISPI DATA SEARCI	AY DATES 02-06-98 4 02-11-98
	CALL TYPE	CH# CITY LAT LNG	STATE P W R	BEAR' HT	D-KM R-KM D-Mi R-Mi	MARGIN (KM)
-	AD261 AD >change	261A Holton 43 28 15 85 56 2 Noordyk Broadcasti in community of l	MI 5 0.000 kw .ng, Inc. .icense	0.0 0M	0.00 105.0 0.0 65.2	-105.00
	WSHNFM LI CN	261A Fremont 43 28 15 85 56 2 Noordyk Broadcasti	MI 25 2.750 kW ing, Inc.	0.0 90M	0.00 105.0 0.0 65.2 BLH-801209AE	-105.00
*		261A Bear Lake 44 25 18 86 07 1 Roger Lewis Hoppe annel 264C2 Per One	II		BLH-871116KA	1.64
*	LI CN	261A Hastings 42 37 36 85 16 3 Barry Broadcasting	39 3.000 kW	88M	67.3 65.2	3.55
		259C Midland 43 30 56 84 32 6 Family Life Broade	49 100.000 kW	304M	70.1 59.0	
	WQFN LI CN	263A Walker 43 00 59 85 44 3 William E. Kuiper	24 3.500 kW	92M	53.04 31.0 33.0 19.3 BLH-930716KZ	22.04
	WGRYFM LI ZCN	262C1 Grayling 44 34 15 84 41 Gannon Broadcasti	MI 33 60.000 kW ng Systems	38.8 131M	157.95 133.0 98.2 82.7 BLH-950714KB	24.95
	WHFBFM LI CN	260B Benton Harb 42 03 17 86 27 WHFB B/C Associat	es Ltd. Part		BLH-900118KB	49.93

CHANNEL 261A SPACING STUDY

* NOTE: THE SPACINGS TO WZTU AND WBCH-FM ARE BASED ON SECTION 73.213(C) OF THE RULES. SEE TECHNICAL STATEMENT FOR DETAILS.

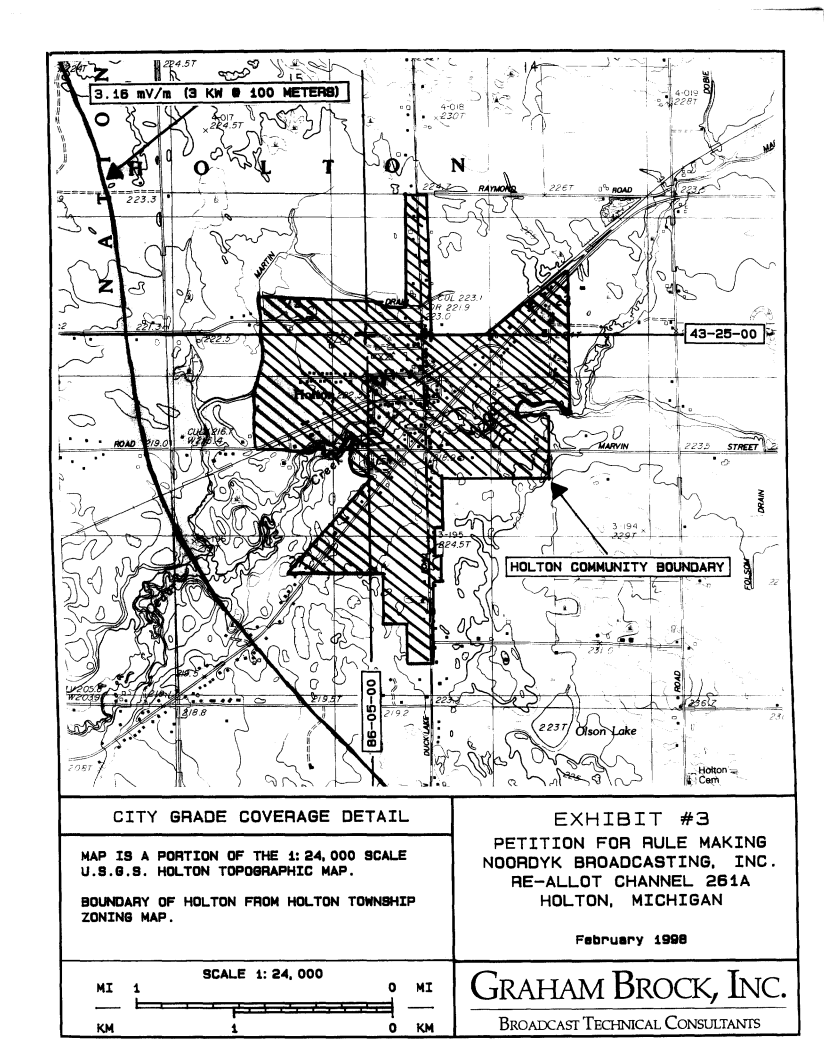
EXHIBIT #2

PETITION FOR RULE MAKING NOORDYK BROADCASTING, INC. RE-ALLOT CHANNEL 261A HOLTON, MICHIGAN

February 1998

GRAHAM BROCK, INC.

BROADCAST TECHNICAL CONSULTANTS



AFFIDAVIT AND QUALIFICATIONS OF CONSULTANT

State of Georgia)
St. Simons Island) ss
County of Glynn)

JEFFERSON G. BROCK, being duly sworn, deposes and says that he is an officer of Graham Brock, Inc. Graham Brock has been engaged by Noordyk Broadcasting, Inc., licensee of Radio Station WSHN-FM, to prepare the attached Technical Exhibit.

His qualifications are a matter of record before the Federal Communications Commission. He has been active in Broadcast Engineering since 1979.

The attached report was either prepared by him or under his direction and all material and exhibits attached hereto are believed to be true and correct.

This the 12th day of February, 1998.

Jefferson G. Brock

Ajjiajii

Sworn to and subscribed before me this the 12th day of February, 1998

Notary Public, State of Georgia My Commission Expires: September 12,1999

CERTIFICATE OF SERVICE

I, Cary S. Tepper, Esquire, hereby certify that on this 17th day of February, 1998, I have served a copy of the foregoing "Petition for Rule Making" first-class, postage-prepaid, on the following:

*John A. Karousos Chief, Allocations Branch Federal Communications Commission 2000 M Street, N.W.; Room 544 Washington, D.C. 20554

Cary S. Tepper, Esq.

*/ indicates delivery by hand